



Eric Gonzalez
District Attorney

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[INSERT NAME]
Assistant District Attorney

[INSERT DATE]

[INSERT D/C INFO]

Re: [INSERT CASE NAME]
Kings County Dkt./Ind. No. [#####]

In connection with the above-named case, the People voluntarily provide the following information regarding:

MOS NAME: RAINE PEASE

MOS TAX: [REDACTED]

in satisfaction (to the extent applicable) of their constitutional, statutory, and ethical obligations. Further, the People reserve the right to move in limine to preclude reference to this information, or otherwise to object to its use and/or introduction into evidence.

Disclosure # 1:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION(S), DATED 5/11/11, AGAINST MOS PEASE:

1. SAID MOS PEASE, ASSIGNED TO THE 102ND PRECINCT, FAILED TO MAKE ENTRIES IN HIS ACTIVITY LOG REGARDING AN INCIDENT TO WHICH HE RESPONDED.

PENALTY: LETTER IF INSTRUCTION

CASE CLOSED ON 11/19/12

Disclosure #2:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION(S), DATED 6/2/11, AGAINST MOS PEASE:

1. DEPARTMENT RULES VIOLATION-FAIL TO TAKE/MAKE REPORT
2. DEPARTMENT RULES VIOLATION-OTHER DEPARTMENT RULES/PROCEDURES

PENALTY: LETTER OF INSTRUCTION ISSUED

3. DEPARTMENT RULES VIOLATION-MEMOBOOK INCOMPLETE/IMPROPER

PENALTY: 'B' CD-ISSUED

CASE CLOSED ON 06/06/2013.

Disclosure #3:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION(S), DATED 6/28/11, AGAINST MOS PEASE:

1. DEPARTMENT RULES VIOLATION-OTHER/MISSING PROPERTY FROM MOTORIST

CASE CLOSED ON 10/28/2011.

Disclosure #4:

MOS PEASE WAS FOUND GUILTY, AFTER DEPARTMENTAL TRIAL TO THE FOLLOWING CHARGES AND SPECIFICATION(S), DATED ON OR ABOUT 1/10/18, WHILE ON DUTY AND ASSIGNED TO THE 102ND PRECINCT:

1. SAID MOS PEASE FAILED TO MAKE ACTIVITY LOG ENTRY THAT AN AMOUNT OF MARIJUANA HAD BEEN RECOVERED FROM A PRISONER.
2. SAID MOS PEASE, WRONGFULLY ENGAGED IN CONDUCT PREJUDICIAL TO THE GOOD ORDER, EFFICIENCY, OR DISCIPLINE OF THE DEPARTMENT, IN THAT SAID MOS PEASE DISCUSSED WITH OTHER UNIFORMED MEMBERS OF THE DEPARTMENT AND CAUSED THE DISCARDING OF A QUANTITY OF MARIJUANA THAT HAD BEEN TAKEN INTO POLICE CUSTODY.

3. SAID MOS PEASE, HAVING BECOME AWARE OF MISCONDUCT COMMITTED BY ANOTHER MEMBER OF THE SERVICE, WRONGFULLY FAILED TO REPORT SAID ALLEGATION TO THE INTERNAL AFFAIRS BUREAU, AS REQUIRED.

CASE CLOSED ON 1/23/20

Disclosure #5:

MOS PEASE WAS FOUND GUILTY AFTER DEPARTMENTAL TRIAL TO THE FOLLOWING CHARGES AND SPECIFICATION(S), DATED 5/3/18, WHILE ASSIGNED TO THE 102ND PRECINCT:

1. SAID MOS PEASE, DURNING AN INTEGRITY TEST, WRONGFULLY ENGAGED IN CONDUCT PREJUDICIAL TO THE GOOD ORDER, EFFICIENCY, OR DISCIPLINE OF THE DEPARTMENT, IN THAT, AFTER HAVING BEEN INSTRUCTED ON THE NEED TO PREPARE A DOMESTIC INCIDENT REPORT FOR DOMESTIC INCIDENTS, SAID MOS PEASE WRONGFULLY FAILED TO PREPARE A DOMESTIC INCIDENT REPORT.

PENALTY: MOS PEASE WAS PLACED ON DISMISSAL PROBATION FOR ONE (1) YEAR AND FORFEITED THIRTY (30) VACATION DAYS

CASE CLOSED ON 1/23/20

BASED UPON CCRB DOCUMENTS UP TO DATE THROUGH OCTOBER 13, 2020, THE PEOPLE ARE AWARE OF THE FOLLOWING CCRB SUBSTANTIATED AND/OR PENDING ALLEGATIONS AGAINST THIS OFFICER:

Disclosure # 6 (PENDING):

CCRB CASE NO. 202002794

REPORT DATE: 04/17/2020

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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